



## International Trade, Investment and Market Access

WilmerHale’s International Trade, Investment and Market Access Group spans virtually every area of international trade, including tariffs, trade remedies and related litigation, sanctions and export controls, foreign investment protection, supply chain integrity and forced labor compliance, international trade negotiations and trade policy, WTO and FTA dispute settlement, and trade-related investigations. We provide business-focused legal, compliance, and policy advice to leading US and global companies, trade associations, and sovereign governments. Our clients represent the full spectrum of industries and sectors, including:

- Aerospace
- Big Tech
- Chemicals
- Digital trade
- Energy
- Financial services
- Industry associations
- Information technology
- Life sciences  
(e.g., pharmaceuticals, medical devices, biotechnology)
- Manufacturing
- Natural resources extraction and processing



### Export Controls and Economic Sanctions

- We provide a one-stop global support team to help our clients across industry sectors, covering every aspect of economic sanctions and export controls, including laws and regulations, policy, compliance and engaging with government investigators, administrative and civil enforcement, and criminal prosecution defense.
- With a presence in the United States and Europe, we bring a global perspective to sanctions and export control issues, with experts on the ground in all these key regions.
- Our team assists with the urgent cross-border sanctions and export control matters of the moment and can help you see around corners to ensure your business is prepared for tomorrow’s dynamic challenges.



### Tariffs and Trade Remedies

- Our team brings a wealth of experience from the executive and legislative branches of government that informs the advice we provide to our clients.
- We have deep familiarity with the myriad US laws that can result in the imposition of tariffs, including Section 232 of the Trade Expansion Act of 1962, Section 301 of the Trade Act of 1974, and the International Emergency Economic Powers Act. We have extensive experience in advising both large multinational corporations and small-to-medium-sized companies on how to navigate the changing tariff landscape.
- Few, if any, firms can match our extensive experience negotiating trade agreements.



### Import and Customs

- We specialize in handling complex, high-value customs matters.
- Our team provides customs solutions to help manage risk and enable business in the dynamic tariff environment.
- We have submitted disclosures to US Customs and Border Protection (CBP) and have advised on protesting and litigating adverse CBP determinations with significant commercial consequences.
- We have also performed due diligence on acquisition targets in import-sensitive industries.

## OUR TRADE EXPERTISE: END-TO-END SUPPORT



## EXPERIENCE

- Advise **leading global companies** across a host of industries on navigating the dynamic tariff and trade policy and business landscape.
- Represent one of the **largest US renewable energy** companies in a range of antidumping, countervailing duty, safeguard, and customs compliance matters.
- Advise **leading US technology companies** on international legal arguments and advocacy strategies to counter foreign countries' discriminatory digital trade measures.
- Represent the **largest privately held US lumber producer** in antidumping and countervailing duty proceedings as well as associated litigation before federal courts and USMCA panels.
- Advise **life sciences multinational clients** on navigating complex, multi-jurisdictional sanctions and export control rules on humanitarian trade in Russia, China, and other global markets.

## CONSISTENTLY RECOGNIZED BY:

**Chambers**  
AND PARTNERS

2014–2025



2014–2025



2017–2025



For more information, please contact:

**David Ross** — Chair, International Trade, Investment and Market Access Practice | +1 202 663 6515 | [david.ross@wilmerhale.com](mailto:david.ross@wilmerhale.com)

**Lauren Mandell** — Partner | +1 202 663 6212 | [lauren.mandell@wilmerhale.com](mailto:lauren.mandell@wilmerhale.com)

**Rhonda Schmittlein** — Partner | +1 202 663 6188 | [rhonda.schmittlein@wilmerhale.com](mailto:rhonda.schmittlein@wilmerhale.com)

**Neena Shenai** — Partner | +1 202 663 6316 | [neena.shenai@wilmerhale.com](mailto:neena.shenai@wilmerhale.com)

Wilmer Cutler Pickering Hale and Dorr LLP is a Delaware limited liability partnership. WilmerHale principal law offices: 60 State Street, Boston, Massachusetts 02109, +1 617 526 6000; 2100 Pennsylvania Avenue, NW, Washington, DC 20037, +1 202 663 6000. Our United Kingdom office is operated under a separate Delaware limited liability partnership of solicitors and registered foreign lawyers authorized and regulated by the Solicitors Regulation Authority (SRA No. 287488). Our professional rules can be found at [www.sra.org.uk/solicitors/standards-regulations/code-conduct-solicitors/](http://www.sra.org.uk/solicitors/standards-regulations/code-conduct-solicitors/). A list of partners and their professional qualifications is available for inspection at our UK office. This material is for general informational purposes only and does not represent our advice as to any particular set of facts; nor does it represent any undertaking to keep recipients advised of all legal developments. Prior results do not guarantee a similar outcome. © 2025 Wilmer Cutler Pickering Hale and Dorr LLP